

The New "Nappa" Suede Glove For \$1

This is a real new Summer Glove, made of chamois cloth, with the suede finish; cut and sewn like a kid glove, with a heavy corded back and two large pearl buttons at wrist. This glove has every appearance of a real chamois skin glove, and can be washed in cold water. Natural chamois and white for \$1.00

"Doe Skin" Washable Glove

A very fine smooth skin, with the suede finish, pique sewn, Paris point back, silk stitched, with one pearl clasp. These are only for sale here. \$1.50

Miller & Rhoads

TRY CHILDREN IN AFTERNOON COURT GIVES BOY ANOTHER CHANCE

Umlauf Offers Plan for Juvenile Court Without Extra Expense. Friends Intercede and Walter Joyce Will Not Be Put on Trial.

Councilman Umlauf, sent to the clerk's table in the Common Council last night for reference to the Committee on Ordinance, Charter and Reform an ordinance to regulate the trial and hearing before the Police Court of the city of all cases against minors under 17 years of age, charged with any criminal offense, or of other cases against minors, or concerning their care, custody, maintenance or support. It provides that such hearings shall be held in the private office of the Police Justice, on Tuesday and Thursday afternoons of each week, at 3 o'clock. At this special afternoon court all cases involving minors are to be heard, and also cases involving the non-support of a wife and children, and concerning the care, custody, maintenance and support of a wife and children. All persons are to be excluded except attorneys representing interested parties, witnesses and relatives, the ordinance to take effect from its passage.

The paper is in accordance with the views expressed recently by a joint committee from the Police Board and Juvenile Protective Association, which recommended that in lieu of the expense of the maintenance of a separate juvenile court, there be created a special hour twice a week for the hearing of such cases as would properly come before a juvenile court, and that they be heard before the Justice of the Police Court in chambers.

The recall for petitions and motions not being reached, no action was taken on the paper last night. It will be referred to the Committee on Ordinance, Charter and Reform, where a public hearing will be held on the merits of the plan proposed.

SURRENDERS CHARTER

Madison Club, President of Which Was Recently Convicted, Consents to Exist. Answering a rule for his appearance in the Hustings Court, the president of the Madison Club, which was recently convicted of violating the charter of the Madison Club, located at 712 East Franklin Street, should not be revoked. A. E. Thomas, former president of the club, appeared yesterday in the Hustings Court and consented, following the usual motion of the Commonwealth's Attorney, to the revocation of the charter.

Donald was convicted in Police Court some time ago of running a gambling house. He said that the club afterwards dissolved.

NET REVENUE LOWER

Norfolk and Western's March Report Shows Loss Over March, 1910. The net operating revenue of the Norfolk and Western Railway for the month of March, according to a statement issued yesterday by Comptroller Joseph W. Campbell, was \$1,020,000, or 2.5 percent, as compared with March, 1910. Net operating revenue from March 1 to March 31, 1911, the first nine months of the fiscal year, was \$9,700,000, or 2.5 percent, as compared with the corresponding period of the preceding year.

The revenue for March, 1911, was \$1,020,000, or 2.5 percent, as compared with March, 1910. Net operating revenue from March 1 to March 31, 1911, the first nine months of the fiscal year, was \$9,700,000, or 2.5 percent, as compared with the corresponding period of the preceding year.

Save She Stole a Plank. Wesley Becker, a colored woman, was arrested last night on a charge of stealing a lot of wood from the Chesapeake and Ohio Railway Company. She was taken to the police station and is now being held there.

Memo Thomas was arrested on a charge of carrying Garfield Lewis. Both are colored.

Post A Delegates to Meet. A meeting of the delegates of Post A, Travelers Protective Association, to the State convention, which will convene in Danville, will be held tonight at headquarters. The number of delegates has not yet been ascertained.

St. Elam Improving. Samuel S. Elam, well-known here in business circles, was operated on by Dr. Stuart McGuire at St. Luke's Hospital Wednesday night. His condition yesterday was much improved.

St. Elam Improving. Samuel S. Elam, well-known here in business circles, was operated on by Dr. Stuart McGuire at St. Luke's Hospital Wednesday night. His condition yesterday was much improved.

St. Elam Improving. Samuel S. Elam, well-known here in business circles, was operated on by Dr. Stuart McGuire at St. Luke's Hospital Wednesday night. His condition yesterday was much improved.

St. Elam Improving. Samuel S. Elam, well-known here in business circles, was operated on by Dr. Stuart McGuire at St. Luke's Hospital Wednesday night. His condition yesterday was much improved.

St. Elam Improving. Samuel S. Elam, well-known here in business circles, was operated on by Dr. Stuart McGuire at St. Luke's Hospital Wednesday night. His condition yesterday was much improved.

St. Elam Improving. Samuel S. Elam, well-known here in business circles, was operated on by Dr. Stuart McGuire at St. Luke's Hospital Wednesday night. His condition yesterday was much improved.

St. Elam Improving. Samuel S. Elam, well-known here in business circles, was operated on by Dr. Stuart McGuire at St. Luke's Hospital Wednesday night. His condition yesterday was much improved.

FLOSSIE THOMAS FOUND BY POLICE

Woman Who Left Caroline County Home Says There Is No Mystery About It.

HAD BEEN AWAY BEFORE Declines, However, to Tell Why She Is Unwilling to Return This Time.

Though she had taken the utmost pains to conceal her identity and her whereabouts, Mrs. Flossie L. Thomas, who left her husband, W. S. Thomas, of Caroline county, Wednesday morning without saying good-by, was found by the police last night at 2321A Chaffin Street, where she has taken up lodgings. With her is her six-year-old daughter, Addie. She said there was no mystery about her departure, except continually to reiterate "He knows, he knows."

"Don't you know, too?" she was asked. "He knows," she replied, and it was finally believed that he must really and actually know. Mrs. Thomas left her home, five miles from Bowling Green, while her husband was in Fredericksburg, whither he had gone with a load of truck. She walked to Bowling Green, and from there took the stage coach to Milford, and at Milford bought a ticket for herself and daughter to Elba Station, here. Mr. Thomas learned of this after he returned home and found the house deserted except for the tomcat. He caught the next train for Richmond, and spent a day here in fruitless search. He is supposed since to have returned home.

Has Left Home Before. Although Mrs. Thomas would vouchsafe no explanation which seemed to fit the deed, she is said to have left several remarks which would appear to give the reason for her hasty departure from the things she had for so long made her own. She made vague reference to some property she owns. There was also some talk of jealousy on her part.

This is the second time she has left her husband, Mrs. Thomas confessed. The first leaving took place several years ago, when she went to Bowling Green and remained away from home and husband exactly three days. Then he came for her, and she, listening to his call, returned. Now, she declares, she will return no more. She said that she had never been quarreled, or that she had ever been ill-treated or done anything else calculated to mar domestic felicity. She said, however, that "he knows."

The first night of her arrival in Richmond, Mrs. Thomas called on a friend. But the welcome seems not to have been overcordial, and she repaired to the Associated Charities, where she remained for the night. It was while looking for an uncle, Frank Douglas, that she accidentally secured lodging that she now is. She paid a small amount of money in advance, and promised to pay the remainder after she had procured employment. She expects to get work in a tobacco factory. She has no clothes with her.

Disposition of the child seems to be of no great moment to her, for she said that Mr. Thomas could have Addie if he so desired. Mrs. Thomas has been married eight years. Before her marriage she was Miss Douglas. Her widowed mother, Mrs. Maria Douglas, is living, having her home only half a mile from the Thomas home. She has two daughters, one of whom is married. She has informed none of them of her contemplated departure, which, she says, she has considered for a week and was waiting only for the opportunity to effect.

Police have located Mrs. Thomas, but they have no power to make her return.

SALESMAN MISSING

J. L. Wilson Acts Strangely, and It Is Believed He Is Demented. J. L. Wilson, of Baltimore, a traveling salesman for the Smith-Premier Typewriter Company, has disappeared. He was reported yesterday to the police, and it is believed that he has been demented. He was last seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car. He was reported to have been seen in the city of Baltimore, where he was driving a car.

STATE LICENSES HELD TREASURY

Liquor Privileges Furnish Nearly Half of Income of This Class.

ONE OFFICER TO VIRGINIA War Department Will Assign Man for Service With State Militia.

Considerably more than a million dollars will flow into the State treasury from license taxes paid on or about May 1 of this year. Some of these receipts paid just before the day named, when all State licenses in Virginia expire, have already been sent in by the county and city treasurers, but the bulk will be forwarded to the Auditor of Public Accounts during the next six or eight weeks. With large amounts in hand, many treasurers prefer to settle promptly, although they are not required to do so until July 1.

Nearly half of the total license taxes received by the State come from the sale of liquor. The Auditor's report for last year shows that from July 1, 1909, to July 1, 1910, the amount realized from licenses other than liquor licenses was \$778,799.11, while from liquor licenses it was \$2,570,791.11. It is a coincidence that the total for both in each total should be identical, but so it appears in the report, correctly added in entirely separate columns.

More Saloons Now. For two reasons, the liquor taxes this year will be larger than those of last year. There are now more saloons in the State than one year ago, and the tax is greater for saloons of the year. True, the higher license imposed by the last Legislature was in effect on May 1, 1910, when the bulk of the licenses are paid, but there is always some income throughout the year from those who get into business after May 1 and before the next similar date, and there was some income of this sort under the old law in last year's report.

For the six months ending December 31, 1909, the liquor license amounted to \$14,690.98, while for the six months ending June 30, 1910, they were \$508,168.13.

GET ONE OFFICER

Regular Army Infantryman Will Be Detailed to Virginia. In a communication received yesterday at the Adjutant General's office from the War Department, it is announced that for the present, under the new military law, but he is assigned to each State and Territory. The bill was designed to increase the number of regular army officers, with the idea that they should be assigned to the militia for purposes of instruction.

However, the communication continues, as the vacancies in the army are filled, the number given to a State will be added to, but in no case will it be reduced. The regular army officers will be assigned to stations where they are expected they will operate to the best advantage.

Plan of Assignment. No officers will be regularly assigned save those of the infantry branch. The only exception to this is Rhode Island, where all the troops are coast artillery, and where an officer of that branch will be sent. Cavalry, field artillery, and other branches of the army will be assigned to stations where they are expected they will operate to the best advantage.

Officers assigned to a State will report to the Governor, but they will be available for the purpose of conducting United States inspections of the National Guard, and will be at no expense for quarters, light, fuel or medical attendance for these duties, but must pay traveling expenses. There will be no change in the status of the retired officers now on duty with the organized militia.

Terms Told Profitable. Captain Charles M. Jones, adjutant of the First Infantry, has made his official report to the Adjutant-General on his recent trip to the camp at San Antonio. He was accompanied by the adjutant of the Thirtieth Infantry, and was given a cordial welcome. He regards the experience as very profitable, and is very glad to be back in the city.

Reformers Retained. The Grand Fountain of the United Order of True Reformers, whose license was suspended on October 26, 1910, was educational yesterday by Deputy Insurance Commissioner J. N. Brenaman. The announcement that this would be done was made in the Times-Dispatch last week.

Foreign Concern Licensed. A fee of \$1,000 was received yesterday by the State Corporation Commission from the George A. Fuller Company, a New York concern, which looks out a license to do business in Virginia. It is the builder of the structure of the State Insurance Company of Virginia, and is located on the First National Bank building.

With Capital People. State Mineral Land Assessor James A. Stewart, who was an official visitor at the Capitol yesterday, Governor Mann will go to Belton, Powhatan county, this evening, to deliver a lecture on the subject of the State's mineral resources.

Police Court Cases. Two Alleged Cocaine Dealers Sent On to Grand Jury. John Warner, colored, charged with selling cocaine, was sent on to the grand jury from Police Court yesterday morning. Like disposition was made of Rosa Warner, charged with a similar offense.

The case against Frank Anthony, charged with the sale of housebreaking, was continued to May 11.

Willie White and Cecil Harris, colored, suspected of a felony, will be heard on May 10.

Edmond Ford, colored, charged with cutting Garfield Lewis, was fined \$100 and placed under \$100 security for six months.

Ethel Taylor, colored, was fined \$20 and placed under \$100 security for ninety days on a charge of assaulting Katie Pulliam with a bottle.

MEMORIAL DAY PLANS APPROVED

Confederate Organizations to Take Part in Exercises at Oakwood.

GENERAL COX THE ORATOR Howitzers to Fire Salute as Floral Design Starts Down James River.

R. E. Lee Camp, Confederate Veterans, last night approved the program for the Oakwood Memorial Day exercises for next Wednesday as presented by Colonel W. B. Freeman, chief marshal. Preliminary to the annual exercises at the cemetery, memorial services will be held to-morrow night in Trinity Methodist Church, at which all Confederate organizations are invited. The parade Wednesday afternoon will be in charge of Lee Camp. General William Ruffin Cox will be the orator of the day, and the opening prayer will be offered by Rev. Dr. Chas. R. Landon. Major L. T. Chas. R. Landon will preside, and Rev. R. A. Goodwin will pronounce the benediction, after which there will be a military salute and taps.

The chief marshal has selected the following personal staff: Chief, Major L. T. Chas. R. Landon; Vice-Chief, E. A. Catlin; Captain John A. Hutcheson; Dr. T. E. Stratton; Dr. C. Deane; A. C. Nelson; E. G. Sutherland. A detachment of mounted police, the First Battalion, First Regiment, Virginia Infantry, the Richmond Howitzers, camps of Confederate Veterans and Sons of Confederate Veterans will report to the chief marshal at Twenty-fifth and Broad Streets, Wednesday at 3:30 P. M.

Order of Parade. The column will move in the following order promptly at 1 o'clock: Mounted police, chief marshal and staff, First Battalion, First Virginia Infantry, Major L. T. Chas. R. Landon, Richmond Howitzers, Captain W. M. Myers commanding; R. E. Lee Camp, Confederate Veterans; George E. Pickett Camp, Confederate Veterans; camps Sons of Veterans; carriages containing the great bulk of distinguished guests, Hollywood, Senior and Junior Memorial Associations, Richmond Chapter, United Daughters of the Confederacy; Oakwood Memorial Association and other Confederate organizations. The line of march will be on Broad Street, between Fourth and Fifth Streets, and thence to the cemetery.

At the conclusion of the exercises at the cemetery, members of the associations and their guests will be escorted to the Old Dominion wharf, where they will wait for the sailing of a floral flag to the memory of the Confederate Sailors. The Howitzers, stationed on Libby Hill, will fire a salute and again taps will be sounded.

At the next meeting of the camp a petition of Colonel R. B. Boston, Fifth Virginia Cavalry, who was killed at High Bridge, April 6, 1861, will be presented by Congressman John Lamb, and accepted for the camp by Attorney-General Samuel W. Williams. Final arrangements also will be made for the trip to the reunion at Little Rock.

Verdict for damages in the sum of \$2,500 was rendered by the jury in the City Circuit Court yesterday in the case of William M. Plunkett against the city of Richmond and L. J. Smith & Company, Incorporated. The verdict was in favor of the city.

Motion of the defendants to set aside the verdict as contrary to law and against public policy was overruled. The case was continued for later argument. The case was once before tried, resulting in a hung jury.

Verdict for damages in the sum of \$2,500 was rendered by the jury in the City Circuit Court yesterday in the case of William M. Plunkett against the city of Richmond and L. J. Smith & Company, Incorporated. The verdict was in favor of the city.

Motion of the defendants to set aside the verdict as contrary to law and against public policy was overruled. The case was continued for later argument. The case was once before tried, resulting in a hung jury.

Verdict for damages in the sum of \$2,500 was rendered by the jury in the City Circuit Court yesterday in the case of William M. Plunkett against the city of Richmond and L. J. Smith & Company, Incorporated. The verdict was in favor of the city.

Motion of the defendants to set aside the verdict as contrary to law and against public policy was overruled. The case was continued for later argument. The case was once before tried, resulting in a hung jury.

Verdict for damages in the sum of \$2,500 was rendered by the jury in the City Circuit Court yesterday in the case of William M. Plunkett against the city of Richmond and L. J. Smith & Company, Incorporated. The verdict was in favor of the city.

Motion of the defendants to set aside the verdict as contrary to law and against public policy was overruled. The case was continued for later argument. The case was once before tried, resulting in a hung jury.

Verdict for damages in the sum of \$2,500 was rendered by the jury in the City Circuit Court yesterday in the case of William M. Plunkett against the city of Richmond and L. J. Smith & Company, Incorporated. The verdict was in favor of the city.

Motion of the defendants to set aside the verdict as contrary to law and against public policy was overruled. The case was continued for later argument. The case was once before tried, resulting in a hung jury.

Verdict for damages in the sum of \$2,500 was rendered by the jury in the City Circuit Court yesterday in the case of William M. Plunkett against the city of Richmond and L. J. Smith & Company, Incorporated. The verdict was in favor of the city.

Motion of the defendants to set aside the verdict as contrary to law and against public policy was overruled. The case was continued for later argument. The case was once before tried, resulting in a hung jury.

Verdict for damages in the sum of \$2,500 was rendered by the jury in the City Circuit Court yesterday in the case of William M. Plunkett against the city of Richmond and L. J. Smith & Company, Incorporated. The verdict was in favor of the city.

INTRODUCTORY SALE OF THE 1911 STYLES OF THE GANS-RADY
Special Straws at \$1.65
Actual Values \$2.50 and \$3.00.
The Gans-Rady Special Straws at \$1.65 are known by every hat weaver in Richmond. Every season we sell thousands of them, and we have never sold one that did not prove eminently satisfactory. A shape for every man.
Straw Hats, worth \$2.50 and \$3.00.
Choice \$1.65
GANS-RADY COMPANY.

CHARGES UMLAUF WITH GALLERY PLAY

Councilman Lynch Says Clay Ward Member's Speech Is That of Candidate for Office.

Westhampton Car Schedule Recommitted. Sewer for Fair Grounds.

Three hours of purposeless debate in the Common Council last night resulted in the reference of the ordinance in regard to the schedule of Westhampton cars, recommended by the Committee on Streets, to the Committee on Ordinance, Charter and Reform with instructions that the ordinance and accompanying papers be printed. The debate covered a wide range and at times was personal to a degree.

The Council's action in a few papers from the Board of Aldermen, including the agreement for joint construction of a sewer in the Hermitage Road, and passed upon a number of papers from the Street Committee. Without reaching the great bulk of the pending docket, the body adjourned at a late hour until Monday night at 8 o'clock. In order to save time, the report of the Committee on Finance was formally presented and tabled, and no further action was taken on it.

The ordinance in relation to the Westhampton cars proposes that they be brought downtown from Robinson Street and Floyd Avenue, at the terminus, by way of Broad Street to Eighth, and thence by a loop to Ninth and Main Streets, and back by way of Broad Street. The cars are to be plainly marked as of the Westhampton line, and are to be allowed to charge a straight 5-cent fare, without tickets, and giving only a limited transfer eastward, receiving no transfers whatever. An extended opinion of City Attorney George W. Williams, who has advised that the Westhampton line had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

Umlauf Leads Opposition. Mr. Umlauf led the opposition, moving that the paper be sent to the committee for a further hearing and that it be printed. Sub-Chairman Pollock, in answer to the committee, urged that the matter be committed to the committee, and all parties heard, and that the members had had ample time to familiarize themselves with what was proposed. Mr. Blake insisted that were it not for the fact that the city had a special franchise, granted by Henrico county, that it is not required to give tickets or transfers, the only mention being that it must give to citizens of the county, subject to the ordinance, it may extend to citizens of Richmond.

THE SAVINGS BANK OF RICHMOND
FOR SAVINGS EXCLUSIVELY.
Your account earns 3 per cent. compound interest with us. "Safe as the safe."
1117 East Main Street.

Taxicab Service
Day and Night
Richmond Transfer Co.
809 E. Main Street.